

DEFENSE

Operational Information

**Memorandum of Agreement
Between the
UNITED STATES OF AMERICA
and NORWAY**

Signed at Washington and Oslo
August 30 and September 21, 2006

with

Appendix and Annex

and

Agreement Extending the
Annex to Memorandum of Agreement

Signed at Arlington and Bergen
July 9 and August 27, 2010



NOTE BY THE DEPARTMENT OF STATE

Pursuant to Public Law 89—497, approved July 8, 1966
(80 Stat. 271; 1 U.S.C. 113)—

“. . .the Treaties and Other International Acts Series issued under the authority of the Secretary of State shall be competent evidence . . . of the treaties, international agreements other than treaties, and proclamations by the President of such treaties and international agreements other than treaties, as the case may be, therein contained, in all the courts of law and equity and of maritime jurisdiction, and in all the tribunals and public offices of the United States, and of the several States, without any further proof or authentication thereof.”

NORWAY

Defense: Operational Information

*Memorandum of agreement signed at
Washington and Oslo August 30 and
September 21, 2006;
Entered into force September 21, 2006.
With appendix and annex.
And agreement extending the annex to
memorandum of agreement.
Signed at Arlington and Bergen July 9 and
August 27, 2010;
Entered into force August 27, 2010.*

MEMORANDUM OF AGREEMENT (MOA)

CONCERNING AN

ARRANGEMENT TO EXCHANGE OPERATIONAL INFORMATION

BETWEEN

THE ROYAL NORWEGIAN NAVY (RNON)

AND

THE UNITED STATES NAVY (USN)

Norway-US Master Maritime Information Exchange

Memorandum of Agreement (MoA)

(MIEM)

INTRODUCTION

The Royal Norwegian Navy and the United States Navy, hereinafter referred to as the "Parties":

Having a common interest in defense cooperation;

Not intending to abrogate or supplant any activities the Parties conduct under any other MoA, arrangement or program, and does not supersede any existing MoA;

Recognizing the importance of exchanging Military Information to enhance interoperability, standardization, and operational effectiveness;

Have reached the following agreement :

SECTION I: DEFINITION OF TERMS AND ABBREVIATIONS

Authorities	Defense officials listed in this MOA that are authorized to act on behalf of the Parties in matters pertinent to this MOA and its Annexes.
Classified	Official information that requires protection in the interests of national security and is so designated by the application of a security classification marking.
Contractor	Persons who provide administrative, managerial, Support Personnel scientific, or operational support services to a Party under a contract with that Party.
Controlled Unclassified Information	Unclassified Information to which access or distribution limitations have been applied in accordance with applicable national laws or regulations. Whenever such Information is provided under the MOA, the Information shall be marked to identify its "in confidence" nature. It could include Information which has been declassified, but remains controlled.
Defense Purposes	Use in any part of the world by or for the armed forces of a Party, but excluding defense sales or other transfers.
Designated Security Authority (DSA)	The security office approved by the Parties to be responsible for the security aspects of this MOA.
Establishments	Navy organizations listed in an IEA that have an interest in, or provide Military Information to be exchanged.
Military Information	Knowledge which can be communicated by any means, regardless of form or type, of an operational nature.
Information Exchange Annex (IEA)	An Annex established under the provisions of this MOA to exchange Military Information of mutual interest concerning specified areas or categories.
Production Information	Designs, drawings, chemical and mathematical equations, specifications, models, manufacturing techniques, software source code and related information necessary to manufacture or substantially upgrade military materiel and munitions.

Project Officers (POs)	Representatives of navy establishments who are specifically authorized to exchange Military Information under an IEA in accordance with this MOA.
Third Party	A government other than the government of a Party or any person or other entity whose government is not the government of the Party.

SECTION II OBJECTIVE AND SCOPE

1. The objective of this MOA is to establish a mechanism for the exchange of operational Maritime-related Military Information among the Parties in order to enhance maritime military preparedness, readiness, capability and interoperability. Further details concerning the information to be exchanged shall be contained in the annexes. For the purposes of this MOA, the following types and categories of information are considered to be operational maritime related Military Information:
 - a) Organization, training, engineering practices and employment of maritime armed forces and systems, including information which may lead to Research and Development (R&D);
 - b) Information related to combined or multilateral maritime military operations, exercises, planning and readiness;
 - c) Information relating to maritime force distribution, maritime "order of battle" and tactics to the extent consistent with national and military disclosure laws and policies;
 - d) Information on maritime operational requirements.
2. The two Parties may exchange Maritime Military Information under this MOA upon conclusion of an IEA between them. Each IEA shall conform to the format provided in Appendix 1. Either Party may propose IEAs to be established under the provisions of this MOA. The proposing Party shall provide a written synopsis describing the proposed IEA to the other Party, and solicit their participation in concluding an IEA. Upon conclusion, each IEA shall form an integral part of this MOA.
3. The scope of this MOA permits the exchange of maritime related Military Information on the basis that such exchanges under each IEA shall be on a balanced, reciprocal basis of approximately equivalent value between the IEA Parties, quantitatively and qualitatively. The Military Information exchanged may be in various forms and the exchanges need not necessarily coincide in time nor in the form of Military Information. Neither this MOA nor a subordinate IEA may impose an obligation for a Party or Authority to generate any Military Information. While a Party or Authority may do so if desired, this MOA and subordinate IEAs only require the exchange of pre-existing Information.
4. No Production Information or information related to the acquisition or research and development of systems leading to or directly associated with acquisition activities may be exchanged under this MOA. Weapon, sensor, or related computer system software or documentation relating thereto may not be exchanged under this MOA.

5. No defense materiel or services may be exchanged or provided under this MOA. Any exchange or provision of such equipment or services must be made under arrangements separate from this MOA.
6. All obligations of the Parties and Authorities under this MOA are subject to national laws, and with respect to financial matters, the availability of appropriated funds for such purposes.
7. In the event of a conflict between the provisions of this MOA and any Annex to this MOA, the MOA shall take precedence.

SECTION III MANAGEMENT

1. The Parties hereby established the following Authorities for this MOA (or their equivalents in the event of reorganization):

Norway:	Chief of Naval Staff
United States:	Deputy Chief of Naval Operations (Integration of Capabilities and Resources) (N8)
2. The Authorities, or their delegated representatives, shall be responsible for:	
<ul style="list-style-type: none">a. Reviewing and recommending to the Parties amendments to this MOA in accordance with Section X.b. Exercising executive-level oversight of the MOA and IEA efforts.c. Resolving issues raised by POs.d. Concluding new IEAs on behalf of the Parties.e. Amending and terminating IEAs in accordance with Section X.f. Coordinating requests for Third Party transfers on behalf of the Parties in accordance with paragraph 7, Section VI.	

3. Each IEA shall identify a single PO to represent each Authority. Unless otherwise specified in an individual IEA, POs shall be responsible for:

- a. Acting as the national naval focal point for exchange of Information under the IEA, and maintaining records of Information exchanged as required.
- b. Exercising day-to-day management of IEA efforts.
- c. Resolving IEA issues and problems brought forth by Establishments.
- d. Referring issues to the respective Authorities that cannot be mutually resolved by the POs.
- e. Recommending the amendment or termination of IEAs to the respective Authorities.
- f. Amending the list of Establishments in IEAs by exchange of correspondence.
- g. Maintaining oversight of the security aspects of IEAs in accordance with Sections VI, VII and VIII.

- h. Authorizing Establishments listed in IEAs to participate in Military Information exchanges in accordance with Section IV.
 - i. Any other unique responsibilities required for management of the IEA.

SECTION IV CHANNELS OF COMMUNICATION AND VISITS

1. Only those POs specified in individual IEAs to this MOA are authorized to exchange Military Information related to that IEA on behalf of the Parties. Military Information exchanged shall be forwarded by POs to their counterparts via trusted navy channels for appropriate dissemination.
2. Each Party shall permit visits to its Establishments by personnel of the other Party, provided that the visit is authorized by both Parties and visiting personnel have appropriate security clearances and a need-to-know.
3. All visiting personnel shall be required to comply with security regulations of the host Party. Any Military Information disclosed or made available to visitors shall be subject to the provisions of this MOA.
4. Requests for visits by personnel of one Party Establishments of the other Party shall be coordinated through official channels, and shall conform with the established visit procedures of the host country. Requests for IEA visits shall bear the name of the IEA.
5. Lists of personnel of each Party required to visit Establishments of the other Parties shall be submitted in accordance with the existing international visit procedures.

SECTION V FINANCIAL AND CONTRACTUAL ARRANGEMENTS

1. Each Party shall bear the full costs it incurs in making, managing and administering any Military Information exchanges under this MOA. A Party shall promptly notify the other Party if available funds are not adequate to fulfill its responsibilities under this MOA.
2. This MOA provides no authority for placing contracts on the other Party's behalf in connection with any Military Information exchanges under this MOA. Furthermore, this MOA creates no obligation nor provides authorization to place contracts, nor is it anticipated that contracts shall be required, to implement any Military Information exchanges under this MOA.

SECTION VI DISCLOSURE AND USE OF INFORMATION

1. The scope of Military Information to be exchanged pursuant to an IEA shall be specifically described therein.
2. A Party (including its Contractor Support Personnel) may use the Military Information received under this MOA for Defense Purposes only. The specific prior written consent of the originating Party is required for any other use or disclosure.
3. The receiving Party shall ensure that Contractor Support Personnel to whom it discloses Military Information received under this MOA are under a legally binding obligation not to further disclose such Military Information, or to use such information for other than defense purposes, without prior written authorization by the originating Authority.
4. No transfer of ownership of Military Information exchanged under this MOA shall occur via the provisions thereof, and hence such Military Information shall remain the property of the originating Party or its contractors.
5. The Parties may not exchange Military Information under this MOA:
 - a. That is subject to proprietary rights; and
 - b. Where disclosure is inconsistent with national disclosure policies, regulations or directions of the furnishing Participant.
6. A Party shall not in any possible way disclose Military Information received under this MOA to any Third Party. The originating Party shall be solely responsible and authorized to do so.

SECTION VII CONTROLLED UNCLASSIFIED INFORMATION

1. Except as otherwise provided in this MOA or authorized in writing by the originating Authority, Controlled Unclassified Information received under this MOA shall be controlled as follows:
 - a. Such Information shall be used only for purposes authorized for use of Military Information as specified in Section VI.
 - b. Access to such Military Information shall be limited to personnel whose access is necessary for the permitted use under subparagraph (a) above, and shall be subject to the provisions of paragraph 7 of Section VI.
 - c. Each Participant shall take all lawful steps, which may include national classification, available to it to keep such Military Information free from further disclosure (including requests under any legislative provisions), except as provided in subparagraph (b) above, unless the originating Participant consents to such disclosure, or if it becomes probable that Information may have to be further disclosed under any legislative provision, immediate notification shall be given to the originating Participant.
2. To assist in providing the appropriate controls, the originating Participant shall ensure that Military Information is marked with a legend containing the country of origin, the conditions of release, and a statement to the effect that access to the information is to be controlled.

SECTION VIII SECURITY

1. All Classified Information exchanged under this MOA shall be stored, handled, transmitted, and safeguarded in accordance with each Party's respective national security laws and regulations, in accordance with The Agreement on Safeguarding of Classified Information, of February 26, 1970, as amended by the Agreement Amending the Agreement of September 27, 1984.
2. Classified Information shall be transferred only through official government-to-government channels or through channels approved by the Competent Security Authorities¹ (CSAs) of the Parties. Such Classified Information shall bear the level of classification, denote the country of origin, the conditions of release, and the fact that the classified Military Information relates to the applicable IEA under this MOA.
3. Each Party shall take all lawful steps available to it to ensure that Classified Information received under this MOA is protected from further disclosure. Accordingly, each Party shall ensure that:
 - a. The receiving Party shall not release the Classified Information to any government, national, organization, or other entity of a Third Party without the prior written consent of the originating Party.
 - b. The receiving Party shall not use the Classified Information for other than the purposes provided for in this MOA.
 - c. The receiving Party shall comply with any distribution and access restrictions on Classified information that is provided under this MOA.
4. Each Party shall afford to classified information received under this MOA the same degree of security protection as provided to their own classified information of equivalent level of classification.
5. Classified information shall be marked in one of the following security classification levels :

US	NORWAY
TOP SECRET	STRENGT HEMMELIG
SECRET	HEMMELIG
CONFIDENTIAL	KONFIDENSIELT
RESTRICTED ^{*2}	BEGRENSET

¹ In Norway the RNoN consults the National Security Authority if questions on definition arise.

² Norwegian information bearing the classification "BEGRENSET" shall in the U.S be safeguarded in accordance with the principles laid down in NATO - Document CM (2002) 49 and supporting directives regarding information classified NATO RESTRICTED.

6. Each Party shall maintain the security classification assigned to Classified Information by the originating Party. The originating Party shall inform the receiving Party of any changes in security classification of the exchanged Information.
7. The Parties shall investigate all cases in which it is known or where there are grounds for suspecting that Classified Information received under this MOA has been lost or disclosed to unauthorized persons. Each Party shall also promptly and fully inform the other Party of the details of any such occurrences, and of the final results of the investigation and of the corrective action taken to preclude recurrences.
8. The existence and content of this MOA is unclassified. Individual IAEs hereto shall carry their own appropriate classification and shall designate the highest level of Classified Information which may be exchanged between the Parties pursuant to the IEA.
9. Access to classified information and to location and facilities where classified activities are performed or where classified information is stored, shall be limited to those granted a security clearance and who, due to their functions or employment, have a "need to know".

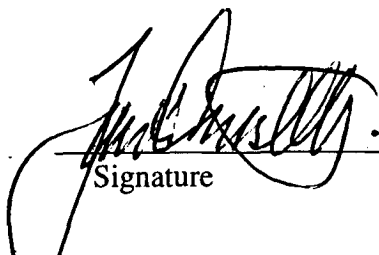
SECTION IX: SETTLEMENT OF DISPUTES

1. Any disputes among the Parties arising under or relating to this MOA or an IEA shall be resolved only by consultation among the Parties and shall not be referred to an individual, to any national or international tribunal, or to any other third party for settlement.

**SECTION X: AMENDMENT, TERMINATION, WITHDRAWAL, ENTRY INTO
EFFECT, AND DURATION**

1. This MOA, including Appendix 1, and any subsequent Annexes, may be amended only upon the written consent of both Parties. Parties may change POs, and POs may change the list of Establishments in their IEAs, through an exchange of correspondence.
2. This MOA may be terminated at any time by the written consent of the Parties. In the event of MOA termination, all IEAs shall also be automatically terminated. An individual IEA may also be terminated at any time upon the written consent of the Authorities of the Parties. In the event the Parties decide to terminate this MOA, or the Authorities of an IEA decide to terminate that IEA, they shall consult at the appropriate level prior to the date of its termination.
3. In the event that either Party desires to terminate from this MOA, or any of the IEAs, the terminating Party shall continue participation until the effective date of its termination. Such termination shall be subject to the provisions of this MOA, including the following:
 - a. Either Party may terminate this MOA upon 120 days written notification to the other Party. In the event of termination by a Party, its participation in all IEAs shall also be automatically terminated.
 - b. Any Party may terminate an IEA upon 60 days written notification to the Authorities of the other Party.
4. The respective rights and responsibilities of the Parties regarding Sections VI, VII, VIII and IX shall continue notwithstanding termination or expiration of this MOA or its IEAs.
5. This MOA, which consists of the Introduction, ten Sections and one Appendix shall enter into effect upon signature by all Parties and shall remain in effect for twenty years. The Parties shall consult no later than six years prior to the expiration of this MOA and decide whether or not to extend its duration. It may then be extended by written consent of the Parties.
6. The foregoing represents the understandings reached between the Royal Norwegian Navy and the United States Navy upon the matters referred to therein.
7. Signed in two original copies, in English, by authorized representatives.

FOR THE ROYAL NORWEGIAN NAVY:



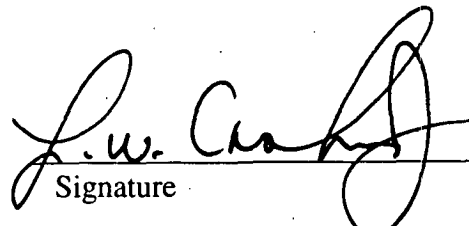
Signature

Jan Eirik Finseth
Name

Rear Admiral (RNoN)/Chief of Naval Staff
Title

21 Sept 2006
Date

FOR THE UNITED STATES NAVY:



Signature

L. W. Crenshaw, Jr.
Name

Vice Admiral, United States Navy /
Deputy Chief of Naval Operations
(Integration of Capabilities and Resources)
Title

30 August 2006
Date

Appendix 1 To MIEM: Model Information Exchange Annex

Legend: **Bold Type** = Guidance regarding text to be provided by IEA drafters.

MASTER MARITIME INFORMATION EXCHANGE MEMORANDUM
OF UNDERSTANDING

INFORMATION EXCHANGE ANNEX CONCERNING

(Note: Provide Short title)

O-US[CO]-YY-XX

(Note: "O" indicates operational; "US[CO]", indicates the Participants in the IEA; "YY" is the year of IEA signature, "XX" is a sequence number assigned by the U.S.)

In accordance with the US[CO] Master Maritime Information Exchange Memorandum of Understanding (MMIEM), the United States of America and the Kingdom of the Netherlands hereby establish this Military Information Exchange Annex (IEA).

1. DESCRIPTION:

(Note: Provide summary description of scope.)

a. The Scope of the IEA comprises the following:

(1) (Note: Provide more specific description of IEA scope by listing pertinent operational areas where Maritime Information is to be exchanged)

(2) (Note: Specifically identify any restrictions associated with proposed exchange of Maritime Information.)

2. GENERAL:

a. The scope of this IEA permits the exchange of Maritime Information on the basis that such exchanges will be on a balanced, reciprocal basis of approximately equivalent value among the IEA Participants, quantitatively and qualitatively in accordance Section II of the MMIEM.

b. All information exchanges under this IEA will conform to the provisions of the MMIEM, including the prohibitions against exchange of weapon, sensor, or related computer system software, or documentation relating thereto, exchange or provision of Production Information, and exchange or provision of defense equipment or services contained in Section II of the MMIEM.

c. Each participant must bear the full costs it incurs in making, managing and administering any Information exchanges under this IEA. Furthermore, this IEA provides no authority for transfer of funds or placement of contracts in accordance with Section V of the MMIEM.

3. INFORMATION EXCHANGE AND SECURITY:

a. A participant (including its Contractor Support Personnel) may use the Information received under this IEA for information and evaluation purposes only. The specific prior written consent of the originating Participant is required

for any other use or disclosure, including disclosure to contractors or Third Parties, in accordance with Section VI of the MMIEM.

b. All Information exchanges under this IEA will conform with the security provisions of the MMIEM including Sections IV, VI, VII, and VIII.

c. The highest classification of Information to be exchanged under this IEA is (Note: May not exceed Secret).

d. (Note: The authorities may require the establishment of annual information exchange objectives. If the authorities desire to establish annual information exchange objectives, the following text should be added here.) Annual information exchange objectives will be established through exchange of correspondence by the POs and will be revised annually by the POs to reflect current information considerations.

e. (Note: IEAs will not normally require the addition of additional provisions in this paragraph. However, if an originating Participant wishes to grant prior authorization to a receiving Participant to disclose the originating Participant's Information to specific contractors, or use such Information for other than Defense Purposes, such text may be inserted here.)

4. PROJECT OFFICERS, ESTABLISHMENTS, AND LIAISON OFFICERS:

(Note: Replicate the block below as many times as necessary to reflect the IEA Participant's POs, Establishments, and Liaison Officers. Any unique PO responsibilities in addition to those contained in the MMIEM, if applicable, may also be outlined here.)

a. For: (Add Country Name)

(1) Project Officer.

(2) Establishment.

(a) _____

(3) Liaison Officer(s) (where appropriate).

(a) _____

5. TERMINATION AND DURATION OF THIS IEA:

a. This IEA may be terminated at any time by the written consent of the respective Participants, who will consult at the appropriate level prior to the date of termination to ensure termination on the most equitable terms. In the event an Authority desires to withdraw from this IEA, it may withdraw upon 60 days written notification to the Authorities of the other respective Participant. Termination of or withdrawal from this IEA will be subject to the provisions of Section X of the MMIE.

b. This IEA will remain in effect for a period of _____ years (**Note: Period may not exceed five years**) from the date of the last signature unless amended or extended by mutual written consent. Before the expiration of this IEA, the Authorities of the Participants will review the IEA and may, by mutual written consent, extend the IEA for additional periods of up to five years each. (**Note: Create signature blocks for the IEA Participants by using the Participants' names found on the title page of the MMIE and repeating the following signature block format.**)

FOR _____:

FOR _____:

Signature

Signature

Name

Name

Title

Title

Date

Date

Location

Location

MASTER MARITIME INFORMATION EXCHANGE MEMORANDUM
OF AGREEMENT

INFORMATION EXCHANGE ANNEX CONCERNING
SURFACE COMBATANTS OTHER THAN AIRCRAFT CARRIER
OPERATIONAL INFORMATION
(SCOTACOI)

O - US-NORWAY - 2006-01

1) INTRODUCTION :

- i) In accordance with the US-Norway Master Maritime Information Exchange Memorandum of Agreement (MMIEM), the United States of America and the Kingdom of the Norway hereby establish this Military Information Exchange Annex (IEA).

2) SCOPE :

- i) The scope of the IEA compromises the following operational maritime related Military Information :

(1) Information required to achieve thorough understanding of the AEGIS system and subsystem in order:

- (a) For RNoN to develop tactics, techniques and doctrines
- (b) For the USN to further develop existing tactics, techniques and doctrines
- (c) To develop and enhance interoperability between USN and RNoN surface combatants.

(2) Information required to achieve understanding of systems other than AEGIS in order :

- (a) To develop tactics and techniques for surface combatants.
- (b) To develop and enhance interoperability between USN and RNoN surface combatants.

(3) Information required with regard to tactical-co-operation and coordination between USN and RNoN surface combatants in order:

To develop concepts, tactics, techniques and procedures for co-operation and coordination in maritime operations with emphasis to the Littoral battle space and confined waters in peace, crises and war

- ii) Within this scope the IEA permits the exchange of Maritime Information on the basis that such exchanges shall be on a balanced, reciprocal basis of approximately equivalent value among the IEA Parties quantitatively and qualitatively in accordance with Section II of the MMiem.
- iii) All information exchanges by the Parties under the scope of this IEA shall conform to the provisions of the MMiem, including the prohibitions against exchange of weapons, sensors, or related computer system software, or documentation relating thereto, exchange or provision of Production Information, and exchange or provision of defense equipment or services contained in Section II of the MMiem.

3) OBJECTIVES :

- i) Objectives for the annual information exchange are outlined as follows :
 - (1) Transition towards smooth reception of ships with Norwegian AEGIS systems
 - (2) To work out tactics
 - (3) To support planning of education
- ii) Other annual information exchange objectives may be established through exchange of correspondence by the POs and shall be revised annually by the POs to reflect current information considerations.

4) INFORMATION EXCHANGE AND SECURITY:

- i) A Party (including its Contractor Support Personnel) may use the operational maritime related Military Information received under this IEA for purposes in accordance with the MMiem Section II item 1(a) thru 1(d). The specific written consent of the originating Party is required for any other use or disclosure, including disclosure to contractors or Third Parties, in accordance with Section VI of the MMiem. The handling instruction, use or disclosure shall be defined on the front page of each document.
- ii) All Information exchanges under this IEA shall conform with the security provisions of the MMiem including Sections IV, VI, VII, and VIII.
- iii) The highest classification of Information to be exchanged under this IEA is SECRET.

5) PROJECT OFFICERS, ESTABLISHMENT AND LIASION OFFICERS..

i) For Norway :

(1) Project Officer :

- (a) Head of Tactical Development Norwegian Navy Training Establishment (NORNAVTRAINEST).**

(2) Establishments :

- (a) Norwegian Navy Training Establishment (NORNAVTRAINEST)**
- (b) Commodore Sea Training (COMSEATRAIN)**
- (c) Norwegian Defence Research Establishment (NDRE)**
- (d) Norwegian Defence Logistic Organization (NDLO)**

(3) Liaison Officers :

- (a) Head of AAW Branch – NORNAVTRAINEST**
- (b) Project Officer Training F-310 COMSEATRAIN**
- (c) Head of Operations Department COMSEATRAIN/Frigate Training Center (FTC)**
- (d) Project Officer Maritime Division NDRE**
- (e) Project Officer OPEVAL COMSEATRAIN**

ii) For the United States

(1) Project Officer:

- (a) Commander, Surface Warfare Development Group
2200 Amphibious Drive
Norfolk, VA 23521-2896 USA**

(2) Establishments:

- (a) Commander, Surface Warfare Development Group**
- (b) Chief of Naval Operations (N8F)**
- (c) Commander, Fleet Forces Command**

(3) Liaison Officers:

- (a) Director, Air Warfare/Aegis/EW Directorate – SWDG**
- (b) Aegis and TAMD Officer – SWDG**
- (c) Air Warfare Tactical Information Manager - SWDG**

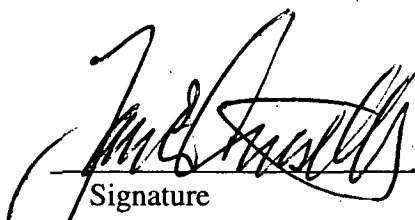
6) FINANCIAL ARRANGEMENTS :

- i) Each Party must bear the full cost it incurs in making, managing and administrating any information exchanges under this IEA. Furthermore, this IEA provides no authority for the transfer of funds or placement of contracts in accordance with section V of the MMIEM.

7) TERMINATION AND DURATION OF THIS IEA:

- i) This IEA may be terminated at any time by the written consent of the respective Parties, who shall consult at the appropriate level prior to the date of termination to ensure termination on the most equitable terms. In the event an Authority desires to terminate this IEA, it may terminate upon 60 days written notification to the Authorities of the other respective Party. Termination of this IEA shall be subject to the provisions of Section X of the MMIEM.
- ii) This IEA shall remain in effect for a period of 5 years from the date of the last signature unless amended or extended by mutual written consent. Before the expiration of this IEA, the Authorities of the Parties shall review the IEA and may, by mutual written consent, extend the IEA for additional periods of up to five years each.

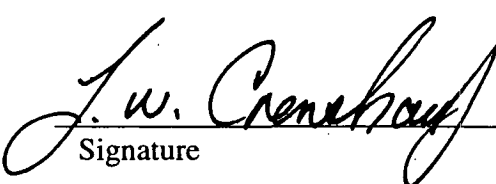
FOR THE ROYAL NORWEGIAN NAVY:


Signature
Jan Eirik Finseth
Name

Rear Admiral (RNoN)/Chief of Naval Staff
Title

21 Sept 2006
Date

FOR THE UNITED STATES NAVY:


Signature
L. W. Crenshaw, Jr.
Name

Vice Admiral, United States Navy /
Deputy Chief of Naval Operations
(Integration of Capabilities and Resources)
Title

30 August 2006
Date

EXTENSION NUMBER 01

FOR

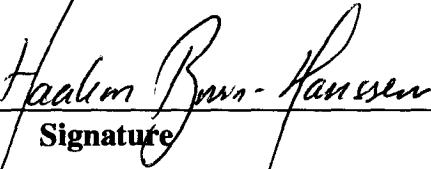
INFORMATION EXCHANGE ANNEX CONCERNING

SURFACE COMBATANTS OTHER THAN AIRCRAFT
CARRIER OPERATIONAL INFORMATION (SCOTACOI)

O - US-NORWAY - 2006-01

In accordance with the provisions of the Master Maritime Information Exchange Memorandum of Agreement Information Exchange Annex Concerning Surface Combatants other than Aircraft Carrier Operational Information (SCOTACOI), O-US-NORWAY-2006-01, between the United States of America and the Kingdom of Norway, specifically Paragraph 7, Termination and Duration of this IEA, Subsection (ii) this Annex is hereby extended for a period of five (5) years from the date of the last signature.

FOR THE ROYAL NORWEGIAN NAVY:



Haakon Bruun-Hanssen
Rear Admiral RNoN
Name
Signature

FOR THE UNITED STATES
DEPARTMENT OF DEFENSE:



John T. Blake
Vice Admiral, USN
Name
Signature

Haakon Bruun-Hanssen

Rear Admiral RNoN

Name

Chief of Naval Staff

Title

Bergen, Norway

Location

Date

27. aug 2010

Deputy Chief of Naval Operations
Integration of Capabilities & Resources

Title

Arlington, Virginia

Location

Date

09 JULY 2010